Case 2:04-cv-74693-VAR-MKMOERFIG. 1 PAgeID.1 Filed 12/01/04 X Page I of 38

APPLICATION FOR WRIT OF HABEAS CORPUS UNDER 28 U.S.C. § 2254 B/y A PERSON IN STATE CUSTODY

United States District Court	Eastern District of Michigan	VICTORIA A. ROBERTS
Name:	Inmate Number:	Case Number (official use only)
Richard John Champion	105012	04-74699
Place of Incarceration: YPSILANTI CENTER	MAGISTRA' FOR FORENSIC PSYC	TË JUDGË MONA K. MAJZOUB HIATRY
Name of Petitioner (Include the na Respondent (authorized person h	•	cerated) Name of
Richard John Champio	n vs. <u>Judge 1</u>	ERRENCE P. BROWSON
The Attorney General of the State	of: MICHIGAN	
	PETITION	FILED
1. Name and location of court w	hich entered the judgment of convi	ction under attack: DEC - 1 2004
1ST DISTRICT COURT	106 E. FIRST ST. MONROE	, MI 4816/ _{CLERK'S OFFICE, DETROIT-PSG} U.S. DISTRICT COURT
 Date of judgment of convictio 	n;	Ü.S. DISTRICT COURT
NOVER	NBER 10, 2004	
3. Length of Sentence: DON	'T KNOW - INDEFINI	7644
4. Nature of offense involved (al	l counts):	
7 COUNTS - WEAP	ONS - CARRYING CONCE	ALED - POSSESSION BY FELON
MCL 750. 227, MC	1750,224	
5. What was your plea? (check o	nne)	
(a) Not guilty	- LINAS NEVER	ALLOWED TO PLEA
(b) Guilty	D NEVER ARRAI	ALLOWED TO PLEA
(c) Nolo contendere		
If you entered a guilty plea to	one count or indictment, and a not	guilty plea to another count or
indictment, give details:		

]		2 1-1-E/E	only)	- DIDN'T HAVE T TRIAL WHICH IP	EMMILE
_	Did w	an teetii	fy at the trial?					
	Yes [[]		iy at the that?	No 🗡				
			al from the jud	•	nintina?			
	Yes [ai nom me ju	No 🕽	VICHOII!			
			and annuar th	,				
	-		peal, answer th	-				
	(a) (b)							
	(b)							
	(c)						Nation Committee	
((d)	Cirou	nds raised:			. ***		
								_
	/ \	10						_
İ	(e)	If you sought further review of the decision on appeal by a higher state court, please answer the						
		follov	_					
		(1)						
		(2)						-
		(3)						
		(4)	Grounds rai	sed:				
								_
								_
	(f)	-	•			States Supreme	Court, please answer the	
		follos	wing with resp					
		(1)	Name of co	art:				
		(2)						
		(3)	Date of resu	It and citation	, if known:			
		(4)	Grounds rai	sed:	·			
								_
				, ·· -				

11.

If yo	ur answ	er to 10 was "yes", give the following information:
(a)	(1)	Name of court: 15T DISTRICT COURT
	(2)	Nature of proceeding: MOTION TO DISMISS
		MOTION TO PROVE JURISDICTION
		MOTION ON FORENSIC EXAM
	(3)	Grounds raised: JURISDICTION - NEVER ARRAIGNED
	(4)	Did you receive an evidentiary hearing on your petition, application, or motion? Yes No No
(b)	As to	any second petition, application, or motion give the same information:
	(1)	Name of court:
	(2)	Nature of proceeding:
	(3)	Grounds raised:
	(4)	Did you receive an evidentiary hearing on your petition, application, or motion? Yes □ No □
(c)	•	you appeal to the highest state court having jurisdiction the result of action taken on any
	•	ion, application or motion?
	(1) (2)	First petition, etc. Yes No No Second petition, etc. Yes No
(d)	_	u did not appeal from the adverse action on any petition, application, or motion explain
	brief	ly why you did not: I AM INCARCERATED, I AM NOT RECEIVING
	MA	IL NOR WILL THEY ALLOW ME TO SEND MAIL, I HAVE NO
	ME	ANS OF PREPARING THE DOCUMENTS SUCH AS PAPER, PENCIL
	LAL	N LIBRARY, BOOKS, PHONE PRIVILAGES, ETC., I AM BEING
	DEN	VIED ACCESS TO EVERYTHING.

Case 2:04-cv-74693-VAR-MKM ECF No. 1, PageID.4 Filed 12/01/04 Page 4 of 38

12. State *concisely* every ground on which you claim that you are being held unlawfully. Summarize *briefly* the *facts* supporting each ground. If necessary, you may attach pages stating additional grounds, and *facts* supporting same.

CAUTION: In order to proceed in the federal court, you must ordinarily first exhaust your available state court remedies as to each ground on which you request action by the federal court. If you fail to set forth all grounds in this petition, you may be barred from presenting additional grounds at a later date.

For your information, the following is a list of the most frequently raised grounds for relief in habeas corpus proceedings. Each statement preceded by a letter constitutes a separate ground for possible relief. You may raise any grounds which you may have other than those listed if yo have exhausted your state court remedies with respect to them. However, you should raise in this petition all available grounds (relating to this conviction) on which you base your allegations that you are being held in custody unlawfully.

Do not check any of these listed grounds. If you select one or more of these grounds for relief, you must allege facts. The position will be returned to you if you merely check (a) through (j) or any of these grounds:

- (a) Conviction obtained by plea of guilty which was unlawfully induced or not made voluntarily or with understanding of the nature of the charge and the consequences of the plea.
- (b) Conviction obtained by the use of coerced confession.
- (c) Conviction obtained by use of evidence gained pursuant to an unconstitutional search and seizure.
- (d) Conviction obtained by use of evidence obtained pursuant to an unlawful arrest.
- (c) Conviction obtained by a violation of the privilege against self-incrimination.
- (f) Conviction obtained by the unconstitutional failure of the prosecution to disclose to the defendant evidence favorable to the defendant.
- (g) Conviction obtained by a violation of the protection against double jeopardy.
- (h) Conviction obtained by action of a grand or petit jury which was unconstitutionally selected and impaneled.
- (i) Denial of effective assistance of counsel.
- (j) Denial of right of appeal.

Ground two:		· ··		
Supporting FAC	TS (tell your story brid		ases or law:	
		······································		
				
				
Ground three:				· ··

Ground four: (D) Supporting FACTS (tell your story briefly without citing cases or law: If any of the grounds listed in 12 A, B, C, and D were not previously presented in any other court, state or (13)federal, state briefly what grounds were not so presented, and give your reasons for not presenting them; Do you have any petition or appeal now pending in any court, either state or federal, as to the judgment under (14)attack? No X Yes 15. Give the name and address, if known, of each attorney who represented you in the following states of the judgment attacked herein: At preliminary hearing: RONALD J. BENORE, JR. P59712 1. 204 SOUTH MACOMB ST. MONROE, MI 48161 At arraignment and plea: NEVER ARRAIGNED 2. 3. At trial: NEVER HAD TRIAL At sentencing: ROSSELL A. SMITH 4. 90 42 LEWIS AVE. P.O. BOX 490, TEMPERANCE, MI 48182 5. On appeal: In any post-conviction proceeding: 6. On appeal from any adverse ruling in a post-conviction proceeding: 7.

Case 2:04-cv-74693-VAR-MKM ECF No. 1, PageID.5 Filed 12/01/04 Page 5 of 38

•	Case	2:04-cv-74693-VAR-MKM	ECF No. 1, Pagell	D.6 Filed 12/01/04	Page 6 of 38
16.	Were y	ou sentenced on more than one co	unt of an indictment, or or	n more than one indictme	ent, in the same court
	and at a	pproximately the same time?			
	Yes	No Ci			
17.	Do you	have any future sentence to serve	after you complete the se	ntence imposed by the ju	dgment under attack?
	Yes □	No 😿			
	1.	If yes, give name and location of	court which imposed sent	ence to be served in the t	future:
	2.	Give date and length of the above			<u></u>
	3.	Have you filed, or do you contemsentence to be served in the future	plate filing, any petition a		
		Yes □ No □			
Where	efore, Mo	vant prays that the Court grant him	n all relief to which he ma	y be entitled in this proc	eeding.
			u	Signature of At	tomey (if any)
I decl	are under	penalty of perjury that the foregoi	ng is true and correct. Ex	ecuted on	
_	11-20	-04			
Date			<u>6a</u>	Lors J. E.	hampion
				Signature of I	

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN

Theodore Levin United States Courthouse 231 W. Lafayette, Room 564 Detroit, Michigan 48226

Prisoner Civil Rights Complaint for Cases Brought Under 42 U.S.C. § 1983

LIBEL OF REVIEW	ADMIRALTY	CASE NU.	
Plaintiff's Information			
Name PETITIONER/CLAIMANT RICHard John Chair Place of Confinement	ı pien		Inmate Number
		PSYCHIATRY	
YPSILANTI CENTER FOX Street 331 EMIS RP., UNIT C.4	City	State	Zip Code
331 EMUS RP., UNITCH	1 7851671	MICHIGAN	18197
efendant's Information (This inf		Position	7.180-1807-18-18-18-18-18-18-18-18-18-18-18-18-18-
SEE ATT ACHINENT ON LAST	PAGE		
Weet of F. O. Box Wanner			
City	State	Z	ip Code
re you suing this defendant in his/h	€43. T per personal capacity		
□ Personal . /	□ Official	X	Both
หู คร ุงก ุง peพรร/LIBELANT ny additional defendants to this action shot tached to the back of this complaint. Plea apacity (personal or official) in which you a	uld be listed on a separat se provide their names, p		-
1. F	PREVIOUS LAW	SUITS	
lave you begun any other lawsuits i	n state or federal co	urt relating to your ir	mprisonment?
YES D NOX			
if "YES", complete following sec	tion; if "NO", proceed	d to Part II.	
	•		

Prisoner Civil Rights Complaint Page # 2

	II. ADMINISTRATIVE REMEDI	ES	
	If you are in the custody of the State of Michigan or one of its	s subdivisions	, did you:
	File a grievance with the Step 1 Grievance Coordinator?	YES X	NO 🗆
	Appeal to the Step 2 Grievance Coordinator?	YES	NO 🗆
	Appeal to the Step 3 Grievance Coordinator?	YES 📈	NO 🗆
	Seek a rehearing?	YES X	NO 🗆
	Seek State Circuit court review of a misconduct hearing?	YES X	NO 🗆
	If you did not take one or more of the steps, please explain w	/hy:	
1	ALL FIVE STEPS HAVE BEEN IGNORED		
	appeal to the National Appeals Board of the United States P.	YES 🗆	NO 🗆
	If not, explain why:		
	If not, explain why: If you are a federal detainee, prisoner, or parolee, and if you other than parole, did you:	r claim involv	es something
	If you are a federal detainee, prisoner, or parolee, and if you other than parole, did you:		
	If you are a federal detainee, prisoner, or parolee, and if you other than parole, did you: Attempt to resolve your complaint informally?	YES□	NO □
	If you are a federal detainee, prisoner, or parolee, and if you other than parole, did you: Attempt to resolve your complaint informally? File a formal complaint?	YES □ YES □	NO □
	If you are a federal detainee, prisoner, or parolee, and if you other than parole, did you: Attempt to resolve your complaint informally? File a formal complaint? Appeal to the warden?	YES [] YES [] YES []	NO □ NO □ NO □
	If you are a federal detainee, prisoner, or parolee, and if you other than parole, did you: Attempt to resolve your complaint informally? File a formal complaint?	YES □ YES □	NO □
	If you are a federal detainee, prisoner, or parolee, and if you other than parole, did you: Attempt to resolve your complaint informally? File a formal complaint? Appeal to the warden? Appeal to the Regional Director of the Bureau of Prisons?	YES () YES () YES () YES ()	NO □ NO □ NO □
	If you are a federal detainee, prisoner, or parolee, and if you other than parole, did you: Attempt to resolve your complaint informally? File a formal complaint? Appeal to the warden? Appeal to the Regional Director of the Bureau of Prisons? Appeal to General Counsel for the Bureau of Prisons?	YES () YES () YES () YES ()	NO □ NO □ NO □
	If you are a federal detainee, prisoner, or parolee, and if you other than parole, did you: Attempt to resolve your complaint informally? File a formal complaint? Appeal to the warden? Appeal to the Regional Director of the Bureau of Prisons? Appeal to General Counsel for the Bureau of Prisons?	YES () YES () YES () YES ()	NO □ NO □ NO □
	If you are a federal detainee, prisoner, or parolee, and if you other than parole, did you: Attempt to resolve your complaint informally? File a formal complaint? Appeal to the warden? Appeal to the Regional Director of the Bureau of Prisons? Appeal to General Counsel for the Bureau of Prisons?	YES () YES () YES () YES ()	NO □ NO □ NO □
	If you are a federal detainee, prisoner, or parolee, and if you other than parole, did you: Attempt to resolve your complaint informally? File a formal complaint? Appeal to the warden? Appeal to the Regional Director of the Bureau of Prisons? Appeal to General Counsel for the Bureau of Prisons?	YES () YES () YES () YES ()	NO □ NO □ NO □

III. ST	ΈΑ	TE	М	Εľ	NΤ	OF	F	AC:	ГS
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	IV. RELIEF
State briefly and exactly what you wa BE Exつけにも する A JURY TRI	ant the Court to do for you. AL ON THE MERITS, BE IMMEDIATELY
	10N GO I CAN ADEQUATELY DEFEND
•	MANAGES AND NO DURIES IN CURRED.
'	THAT ANDY ARISE DURING THE PROCEEDINGS
	IN TROY OUNCES OF GOLD BARS - UNITS OF
999 FINE	

Case 2:04-cv-74693-VAN-FISIE LIVE NE D PSGED. IF Siled 12/01/64 Page 11 of 38 U.S. FEDERAL COURT, THE EASTERN DISTRICT OF Michigan THE SOUTHERN DIVISION AT DETROIT, MICHIGAN IN REM IN QUASIREM IN ADMIRAUTY MARITIME LIBEL OF REVIEW 28 U.S. CODE SECTION 1331, 1333 1361, AND 1441, AND 2254, 2255 CHAMPION / RICHARD / JOHN, SAVING TO SUITORS Counter ADMIRALTY NO _ CONFLAINT ase No _ A STRAWMAN AKA CON Edward, Miller, My Christian Name COUNTER PETITIONER/CLAIMANT Before How. _ Federal DISTRICT JUDGE (P-VS. NOTE SUBJECT TO AMENDMENT FEDERALDISTRI THE STATE OF MICHICAN, A MUNICIPAL CORPORATION, M'S JENNIFER GRANDHOLM, CHIEF EXECUTIVE Officer / GOVERNOR OF MICHIGAN IDINTly & Severally THE CITY OF MONROE, MIGHIGAM, & MUNICIPAL CORPORATION THE COUNTY OF MONROE, MICHIGAN, a MUNICIPAL CORPORATION THE MONROE COUNTY JAIL, a CORPORATION TILLMAN L. CRUTCHFIELD, Shief Executive Officer/ MONROE COUNTY 100 John and JANE DOES, PERSUANT TO BIVENS US SIX UNKNOWN AGENTS, ACTORS, ASSIGNS, EMPLOYEES, COUNSELORS, CONTRACTORS AGENT Jointly And Severally EACH AND EVERYONE ALL TO BE DETERMENTS / LIBELANTS NAMED AS THEY BECOME KNOWN, ORAL ARGUMENT REQUESTED CHAMPION/RICHARD/JOHN A STRAWMAN, Carl Edward, Miller My CHRISTIAN NAME, APPERING IN PROPRIA PERSONA ON MYOWN BEHALF PERSUANT TO TITLE 28 4. S. CODE Section 1333 SAVING to Suitors CLAUSE CURRENT Address IS AT THE YPSILANTI CENTER FOR FORENSIC PSYCHIATRY 331 EMIS RD., UNIT CTY1 YPSILANTI, MICHISAN PZ. 48197 DEPOSSING COUNSEL FOR DEFENDENT'S/RESPONDENTS) Mr. Michael A. WEIPERT, Esquire (P-35050) or HIS DISIGNATED REPRESENTATIVE A THE DEFENDANTS ARE NOT WINDREHILDEN 125 E. 2Nd Street 17 THE IS NO OTHER CASE IN ANY COUNT Monroe, Michigan 48161 CONCERNING THIS PLAINTIFF & COMPERNT & THE NAMED DEFENDANTS) HIVE NOT Ph# (734) 240-7600 IN THE ARMED FORCESTS MY KNOWIN SUMMONS/COMPLAINTS PETITIONER/CLAMANT Most Respectfully Submitted Cons, CHAMPION/ RICHARD / JOHN, A STRHWMAN Date November 27,2004 Carl Edward, Miller, My Christian Name

INDEX

NOEX
TABLE OF ALMHORITIES (1)
TABLE OF ALMHORITIES (1) ABUE OF CASES
WRISDICTIONAL STATEMENT (111)
OMPLAINTS AND SUPPORTING MEMORANDUM 1.
the commission of the contract
PRAYER FOR RELIEF 18
FFIDAULT OF VERIFICATION
LERTIFICATE DE SERVICE

TABLE OF AUTHORITIES

TITLE 28 USC & 1331, 1333

TITLE 5 USC & 557 MD 556

TITLE 18 USC & 241 AND 242

TITLE 42 USC & 292

TITLE 42 USC & 1983, 1985, 1986, 1994

TITLE 8 USC & 1983, 1985, 1986, 1994

TITLE 18 USC & 1341 AND 1342

TITLE 18 USC & 1503

TITLE 18 USC & 1623

TITLE 18 USC & 1001

TITLE 18 USC & 1001

TITLE 18 USC & 1963

TITLE 18 USC & 1963

TITLE 18 USC & 1821, 2383, 2384, 2382

TITLE 18 USC & 1621, 1622, 1623

MCL 764, 1 e

MCLA 750, 422 & 2254, 2255

TABLE OF CASES

MCNUTT V. G.M., 56 S.CT. 789, 80 L.ED. 1135 GRIFFIN V. MATHEWS, 310 SUPP. 341, 423, F. 2d 272 BASSO V. U.P.L., 495 F.Dd 906 THOMSON V. GASKIEL, 62 S.CT. 673, 83 L.Ed. 111 PENHALLOW U. DOANE'S HOMWISTRATORS, 3 U.S. 12.Ed. 57: 3 DALL 54 KIKUMURA V. HURLEY, 242 F.3d 950 (10 CIR. C.A. 2001) CAMERON V. SARRAF, 128 F. SUPP 2d 906 (ED. VIRGING 2000) OXENDINE V. KAPLAN, 241 F. 3d 1272 (10TH OR C.A. 2001) NAPIER V. MASDISON COUNTY KENTUCKY, 238 F.3d 739 (679 CIR CA) U.S. V. PRUDPEN, Y24 F2d 1021 U.S. V. TWEEL, 550 FAD 297 AT 299-300 CARMINE V. BOWEN, 64 A. 932 WOMACK V. STATE, 285 SWDD 141 STREIT V. COUNTY OF LOS ANGELES, 236 F3d 552 (974 CIR. CA. 2001) BALLANCE V. YOUNG, 130 F. SUPP and 762 (W.D. VA. 2000) HAGENS V. LAVINE, 415 U.S. 553, LOTE 3. SPECIAL INDEM. FUND V. PREWITT, 205 FAN 306, 201 OK. 308

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PART I, CHAPTER I, ARTICLE I (R); AND PART I, CHAPTER II,
ARTICLE 3 OF THE AMERICAN CONVENTION ON HUMAN RIGHTS

PART I, CHAPTER II, ARTICLE 18 OF THE AMERICAN CONVENTION ON HUMAN RIGHTS

U.S CONSTITUTION STH AMENDMENT, BITH AMENDMENT MICHIGAN CONSTITUTION BRTILLE 1 36, 17 1997 FEDERAL PRISONERS REFORM ACT

Now Comes CHAMPION RICHARD JOHN, A STrawman, A/K/A Carl Edward, , Miller, my Actual Christian Name AND APPEARING IN PROPRIA PERSONA AS MY OWN COUNSEL, AND I DO STATE FOR THE RECORD THAT JURISDICTION 15 PROPER PERSUANT 28 U.S. CODE Sections 1331 MAHTERS CONCERNING BASIC CONSTITUTIONAL RIGHTS ISSUES, SECTION 1333 "SAVING TO SUITORS CLAUSE THE RIGHT TUBRING COMPLAINT LIBEL OF REUIEW, SectiON 1361 CONCERNING MANDAMUS TO COMPEL SWORN OFFICER TO DUE HIS HER SWORN DUTY AND UPHOLD U.S. CONSTITUTION AND STATE OF MICHIGAN (4) FOUR CONSTITUTIONS 1835, 1850, 1908 AND 1963 CONSTITUTIONS AND FURTHER The 1st, 2nd, 4th, 5th, 6th, 7th, 8th, 9th, 10th, 11th, 13th AND 14th Amendments of the U.S. CONSTITUTION, AND JUST ABOUT ALL THE 1st ARTICLE of the Michigan Constitution OF 1963, THE PREAMBLES TO ALL CONSTITUTIONS THAT I HAVE THOROUGHLY AND Exhaustively persued and tried to resolve this controversy Administratively, ALL BUT TO NO AUAIL, AND I was honestly without recourse As NO REASONABLE DESTRE WAS PUT FORTH BY RESPONDENTS/LIBELINTS or their counsel, AND FURTHER I MEET ALL THE EXCEPTIONS OF ROOKER US, FELDMAN, AND YOUNGER US. HARRIS AS FOR THE EXCLUSIONARY Rule, and I AM totally AND LAWFULLY ENTITLED TO FILE THIS ACTION AS A MATTER OF RIGHT, UNDER The LAW! ALSO MATTERS INVOLVING 180.5.C. SECTION 24/4242,
TITLE 42 U.S.C. SECTION 1983, 1985, 1986 AND TITLE 5 WSC. SECTIONS 55 7
AND 706 CIVIL RIGHTS DUE PROCESS. MOST KOSPECT FUlly Submitted; DATE NOV 27, 2004 CHAMPION RICHARD JOHN, A STrammAN, A/K/A Carl Edward, Miller, My ACTUAL Christian Name PETITIONER/CLAIMANT

IN SUPPORT OF SAID COMPLAINT

NOW COMES, CHAMPION RICHARD JOHN, A STRUMAN, A/K/A
CARL EDWARD, , MILLER, MY ACTUAL CHRISTIAN NAME, AS
THE PETITIONER/LIBELANT HEREIN BEFORE THIS HONORABLE
UNITED STATES FEDERAL DISTRICT AND APPEARING IN PROPRIA
PERSONA AND ALSO IN FORMA PAUPERIS DO BRING THIS MY
JUST AND LAWFUL COMPLAINTS AS FOLLOWS:

THAT IT THE COMMON Allegation THAT THE NAMED AND JOHN AND JANE DOES TO BE NAME UPON FINAL DISCOURTY, EACH AND EVERY COME ACTUALLY PARTICIPATED IN, WEREINA SUPERLUSORS RESPONSIBLE POSITION OF AUTHORITY INVOLUTED IN SUPERLUSION, TRAINING, OSA PLINING, ORGANIZATION, OF CONTROL..... Res ipsi loguitor, with exclusive control on AUTHORITY OVER SAID INDIVIOUAL REPORTS/USEINS AND WERE TOTALLY NEGLIGENT IN THEIR SWORN Duties to preform their Duties to the very best of their abilities, which CONSEQUENTIALLY CAUSED SEVERE TORTIOUS INTURIES TO THIS PETITIONER/LIBELANT TO INCLUDE THE TOTAL VIOLATION OF THIS PETITIONER/LIBELANT BASIC CONSTITUTIONAL RIGHTS DIRECTLY RESULTING IN THIS INSTANT COMPLAINTS BEING FILED AND BROUGHT BEFORE THIS HONORABLE COURT TODAY. PIERSE NOTE THE FOLLOWING LISTED COMPLAINTS;

COUNT 1

THAT THE REPORTED LIBERATE DID ENGAGE IN WITH A DELIBERATE MALICIOUS AND WANTON OPEN PRACTICE OF DELIBERATE Religious PERSECUTION, DISCRIMINATION, INTOLERENCE, AND INJURY PUNISHMENT AGAINST THIS PETITIONER/LIBELANT FOR PETITIONER/LIBELANT SO HAVING EXERCISED HIS RELIGIOUS BELIEFS CONCERNING COTTUPTION OF BLOOD, HAVING REFUSED MEDICAL TREATMENTS INVOLVING T.B. IN JECTIONS AND FOR THIS PLAINTIFF(S)/PETITIONERS) WAS PUBLICALLY VILLED IN FRONT OF LARGE INMATE POPULATION, HIS RELIGION DELIBERATELY CALLED A "BUNCH OF BULL SHIT" BY RESPONDENTS SEE KIKUMURA NO. HURLEY 242 F. 34 950 (10 CIR C.A. 2001 CASE)

Count 1 CONTINUED

.... By REPONDENT KIBBURNT, MONROE COUNTY Correction OFFICER Seargeant (PORKY) SIC PROWKOWSKI WITH (2) TWO LARGE OFFICERS STANDING BY TO STOP ANY PROBLEMS SHOULD I EXCOME INRAGED BY THE INSULTS TO MY JEHOVAS WITNESS RELIGION, AND PETITIONER/LIBELANT WAS THEON IN THE HOLE (SIC) "IN SOLITARY CONFINEMENT AND PUNISHED WITHOUT A HEARING I MIGHT Add FOR SOME 55 DAYS, HIS MAIL WAS RETURNED AND HE WAS RINGHED, NO UISITORS WERE ALLOWED etc. ALL TO GET ME TO GIVE UP MY RELIGIOUS BELIEFS AND GO AGAINST BIBLICAL MANDATED HONEST RELIGIOUS BELIEFS AS WE BELIEVE THE CORE SPIRIT OF GOO JEHOUA RESIDES IN THE BLOOD AS EACH PERSONS INDIVIDUAL SOUL IF YOU WILL AND WE CAN NOT DESICRATE THAT BLOOD OR CORRUPT THAT BLOOD AS IT IS A SERIOUS SIN OF CORRUPTION OF BLOOD TO GOD JEHOUA AND I WAS DELIBERATELY PUNISHED FOR EXERCISING MY RELIGIOUS BELIEFS NOT TO TAKE THE REPONDENTS/KIBELANDS T. B. TEST. FINALLY THE RESPONDENTS/UBELANTS AFTER SO (55) FIFTY-FIVE days when THEY REALISED FINALLY AFTER CONSIDERABLE ABUSES SLEEPING ON A COLD FLOOR WITH BACK INJURIES, LEGINSUMES etc LOCK DOWN Rostrictions, NO UISITORS, Littlemaic, Solitary CONFINEMENT etc, RESPONDENTS/LIBELANTS TOOK ME to the Hospital FOR A CHEST X-RAY, WHICH PROVED ALMOST IMMEDIATELY I DID NOT HAVE T.B. OR ANY OTHER LYNG AILEMENT I WAS THEN LET OUT OF THE HOLE AND PUT IN PRISONER POPULATION AS A REGULAR PRISONER, BUT I CLEARLY KNEW RESPONDENTS/LIBERMIS HAD NOTHING BUT CONTEMPT FOR ME AND MY RELIGION AND ONLY NOW tolorated ME NOW because the RESPONDENTS/LIBEUMS REALIZED I WAS SETIOUS AS A HEART ATTACK ON RELIGION. THIS RESPONDENTS/LIBELANTS DISCriminatory, Persecutory, Intolorent ACTIONS ARE A CLEAR BREACH OF DUTY AND LAW, AND FURTHER ARE A FEDERAL HATE CRIME, PLEASE SEE TITLE 18 4. S. CODE SECTIONS 241, AND 242, TITLE 42 U.S. CODE SECTIONS 1983, 1985, 1986 AND FURTHER SEE TITLE 5 U.S. CODE SECTIONS #557 AND #706. FUTHER IT VIOLATES BOTH FEDERAL AND

AND STATE OF MICHIGAN CONSTITUTIONS, ALL (4) FOUR CONSTITUTIONS
THE 1835, 1850, 1908, AND THE 1963, SAID ACTS ARE FURTHER
VIOLATIONS OF SWORN CATHS OF OFFICE MAKING THE OFFENDING
PARTY RESPONDENTS INCAPIBLE OF HOLDING AN OFFICE OF
PUBLIC TRUST ANY WHERE IN THIS GREAT LAND, AND IS
FURTHER AN ALT OF REBELLION OR TREUSON ABBLINST THE
FURTHER AND SOVEREIGN PEOPLE OF THESE United States OF
FREE AND SOVEREIGN PEOPLE OF THESE United States OF
AMERICA AND THE SOURIOIGN STATE OF MICHIGAN ALL FELONIES
AMERICA AND THE SOURIOIGN STATE OF MICHIGAN ALL FELONIES
SEE 18 U.S. CODE SECTION 2381, #2382, 2383 AND 2384, NOTICE
SEE 18 U.S. CODE SECTION PROPERTY OF PELISIONS
OF FELONIES IS CONSTRUCTIVELY CIVEN, NOTE ALSO RELIGIOUS
OF FELONIES IS CONSTRUCTIVELY CIVEN, NOTE ALSO RELIGIOUS
FREEDOM RESTORATION ACT (REPRA) RESPONDENTS) ARE IN NON-COMPLIANCE
COUNT 2

PETITIONER/ CLAIMANT REFIRENCES ALL PREVIOUS ARGUMENTS AS IF ORIGINALLY ARGUED SAME HERE, AND MAKES/BRINGS FURTHER COMPLAINT INVOLVING THE 8th AMENOMENT U.S. CONSTITUTION. CRUKE HIND UNUSUAL PUNEHMENT, ABUSE ESPECIALLY OF A PRISONER IN CUSTODY, A FELONY, ALSO ARTICLE 1 SECTION 17 OF state of Michigan Constitution or 1963, THAT THESE SAME RESPONDENTS) WHILE PETITIONER/CLAIMONT HELD IN LUCK DOWN SOLITARY CONTINEMENT PETITIONERS CLAIMANT DEVELOPED A SEVENE ABSESSED FRONT UPPER SHININE TOOTH WHICH BECAME VERY BROLY INFECTED RATHER QUICKLY AND PETITIONER/CLAMANT FACE ON THE RIGHT SIDE SWOLE UP ABOUT 3 X TIME SIZE JUST ABOUT CLUSING HIS RIGHT EYE HAD PETITIONER! WAS IN SOME UEIZY SEVERE PAIN AND DISCOMFURT AND GAVE NOTICE TO RESPONDENTS), to Include THE NURSE AND MEDICAL STAFF, WHO told this PETITIONER! CLAIMANT that I would be taken to the Dentist FIRST THING IN THE MORNING AT 9:30 AM, WELL 9:30 AM THE NEXT DAY CAME AND WENT NO DENTIST, NO MEDICAL ASSISTANCE OF ANY KIND AND AT SOME POINT I FULLY REALIZED HEY, YOU COULD DIE HERE, This was very SERIOUS AND I had some MEDICAL BACK GROUND FROM THE SINVICE AND I JUST FINALLY PULLED THE ABSCSSED TOOTH WITH (2) TWO PLASTIC SADONS FROM A FOUND STRUCK TRAY, I PACKED

COUNT 2 CONTINUEY

.... I packed the bleeding gum socket with toilet PAPER SOAKED IN TABLE SALT TO CLEAN, FLUSH AND Couterize the wound. It took some time and Finally I got the matter under control and off course No PAIN KILLER OR ANIBIOTICS AT THIS, TIME I WAS IN SOLITARY CONFINEMENT LOCK DOWN CLEARLY THIS WAS A LIFE Threatening occurrence AND I CLEARLY UNDERSTOOD This fact and it was further done to get me to CAUE IN ON MY RELIGIOUS BELIEFS AND SUBMIT TO THE RESPONDENTS) T.B. TEST AND HAVE ME GO AGAINST THE BIBLICAL TEACHINES, FOR SURE! ANY WAY AFTER A COUPLE DAYS I GOT CALLED TO GO SEE THE NURSE Who HAD HEARD ABOUT MY LITTLE EPISODE and IN COMES THE Doctor, who Now PERSONally wanted to examine the tooth and the mouth. THE SUBLLING HAD GONE WAY DOWN AND I JUST TOLD HAM HONESTLY WHAT HAD TAKEN PLACE AND He seemed very, very, upset, HE Kept Looking very stern at the NURSE AND HE ASKED IF I WAS Allergic to Peniciller or had I Ary Kind of Allergic PROBLEMS AND HE GOT ME SOME PAIN PILLS AND SOME ANIBIATICS which I did take religiously to the endoF The cycle when I developed A LITTLE BLOOD IN THE WILINE AND Suspended the MEDS. MY FACE PROCEDED TO HEAL UP AND I ONLY HAD AN EAR INFECTION LEAT AND I JUST KEPT DRINKING LOTS AND LOTS OF WHITER AND FLUSHED IT ALL OUT DAILEY WITH A LITTLE TABLE SALT! I ALSO GOT BIT BY A SPIDER IN THE BACK OF THE HEAD WE HAD POISONOUS BROWN RECLUSE BANNA Spiders biting PEOPLE AT RESPONDENT'S FACILITY BUT I GOT SIMPLE CREME AND APPLIED FIRST AID AND IT IS HEALING UP, BUT THIS ACTUALLY DID HAPPEN TO THIS PETITIONER/CLAIMANT, AND IT COULD VERY EASILY HAVE BEEN SERIOUS MEDICAL DELICEL ICTION OF DUTY RESULTING IN DEATH, AND WHO YOU GONNA CALL IN THE HOLE? WHE CONFINEMENT AS INDIVIDUALS POUND ALL DAY ON THE BLASS OR DOORS AND THE RESPONDENTS PRETTY MUCH IGNORE THE LIVING HELL OUT OF YOU, FOR SURE, AND RATHER DELIBERATLY! TO WOULD NOT CONSIDER IT UNREASONABLE TO CALL A SPACE A SPACE OUE TO THE DELIBERATION WITH FULL KNOWLEDGE T WOULD CALL IT ATTERWATED MURDER EVEN THOUGH THE ACCOMPLICES WERE TIME AND CIRCUMSTANCES, DELIBERATE CRIMINAL NEGLIGENCE, IT ALL ADDED UP TO THE SAME RESULT! I WOULD CITE CAMERON US. SAVEAF, 128 F. SUPP 2d 906, (E.O. VIRGINIA 2000 CASE) AS A SYMILAR TYPE STA AMENDMENT U.S. CONSTITUTION VIDLATION OF A PRISONEL IN CUSTODY IN VIDLATION OF LAW AND THE 1997 FEDERAL PRISONERS REFORM ALT. ALSO SEE OXENDINE US. KAPLAN 241 F.3d 1272 (110 CIR C.A. 2001 CASE) ALSO SEE OXENDINE US. MADISON COUNTY KENTUCKY 238 F3d. 739 (6th CIR C.A. 2001 CASE) ALSO SEE

PETITIONER/CLAIMANT REARGUES ALL PREVIOUS ARGUMENTS
AS IF SO ORIGINALLY ARGUED SAME HERE, AND MAKE/BRINGS A
FURTHER JUST AND LAWFUL COMPLAINT AS FOLLOWS: THAT
THE RESPONDENTS) DID CAUSE THE PETITIONER/CLAIMANT TO
BE FASSEY ARRESTED, FALSE IN PRISONED, AND MALICIOUSLY
PROSECUTED ALL IN VIOLATION OF LAW AND DONE DELIBERATELY
IN 10076 FRAUD, AND ALL ARE ABSOLUTE FELONIES, PERTURY,
OBSTRUCTION OF JUSTICE, FILING FALSE POLICE REPORTS/BARRETRY,
AND ALL ARE TREASON IN FACT, OF WHICH ALL ARE CRIMINAL
FELONIES IN FACT, BREACHES OF ALL PARTIES SWORN OATH OF
OFFICE JUST TO NAME A FEW BASIC VIOLATIONS OF LAW AND
OFFICE JUST TO NAME A FEW BASIC VIOLATIONS OF LAW AND
THE BASIC CONSTITUTIONAL RIGHTS OF THIS PLAINTIFF(S) PRINTIPOWER
CONSTRUCTIVE FORMAL NOTICE OF FELONIES IS HEREIN GIVEN
ON THE RECORD.

COUNT 4

PETITIONER / CLAIMANT REARGUES ALL PREVIOUS ARGUMENTS COMPLAINTS AS IF ORIGINALLY ARGUED SAME HERE, AND MAKES BRINGS A FULTHER COMPLAINT AND STATES FOR THE RECORD AS FOLLOWS PETITIONER/CLAIMANT JUST AND LAWFUL COMPLOINT: THAT THE RESPONDENT(S) DID WANTONLY, WILLFULLY, OPENLY, AND MALICIOUSLY DENY TO THIS PETITIONER/CLAIMANT BASIC RIGHTS TO DUE PROCESS OF LAW, EQUAL PROTECTION OF THE LAW AND THE PROTECTION OF THE COURTS, TIMELY ACCESS TO THE COURTS BY DELIBERATE PLAN OF RESPONDENTIS), WHO WHILE I WAS LOCKED UP ESPECIALLY IN THE HOLE (SIC) SOLITERY CONFINEMENT RESPONDENT(S) HELD EX-PARTE HEARINGS TOTALLY WITHOUT THE PETITIONER CLAIMANT HAVING AN OPPORTUNITY TO BE PRESSENT, AND THE PETITIONER/CLAIMANT HAD OFFICIALLY DECLARED HIMSELF AS HIS OWN COUNSEL/ATTORNEY FORSALLING AND REFUSING ALL OTHER ATTOLNEYS, APPEARING IN PROPRIA YERSONA 45 HIS OWN COUNSEL/SUITOR/ATTORNEY ON THE RECORD ON PLEARINGS AND COURT DOCUMENTS/APPEARANCE, AND THEN RESPONDENT(S) JUST TOOK A STANDBY ATTORNEY AND MADE THAT ATTORNEY STAND IN FORTHE PETITIONER/CLAIMANT AND PSYCIATRIC/FORELSIC HEARINGS, DECISIONS, AND DROBES OF THE COURT WERE ENTERED AND THE PET 1710NER/CLAIMANT OBJECTED VEHEMENTLY WHEN OF COUSE HE FOUND OUT, USUALLY TO LATE, AND I ENTERED WRITTEN OBJECTIONS FORMALLY ON THE PECOND The JUDGE TETTENCE P. BROWSON (P-26847) JUST IGNORED TOTALLY EVERYTHING TO THE INJURY OF THIS PETITIONER/CLAIMANT! THE PETITIONER / CLAIMANT WAS ABRUPTLY TAKEN FORCEFULLY TO THE STATE OF Michigan Forensic Psychiatric CENTER Hospital AT YPSILANTI STATE HOSPITAL, FORCED TO PARTICIPATE IN A SHAME PSYCHIATRIC EVALUATION AND OF COURSE THE PETITIONER/CLAMANT APPARENTLY HAD TO BE MENTALLY ILL, PSYCOTIC, AND IN SERIOUS NEED OF FURTHER EVALUATION AND CONSTANT STUDY, NOW THIS WAS ALL SYSTEMATICALLY, DELIBERATELY DONE BY THESE RESPONDENT(9) * Case 2:04-cv-74693-VAR-MKM ECF No. 1, PageID.21 Filed 12/01/04 Page 21 of 38

WITH THE ABSOLUTE DELIBERATE PURPOSE OF DENYING THIS PETITIONER/CLAIMANT DUR PROCESS OF LAW AND EQUAL PROTECTION OF THE LAW MAINLY BECAUSE THE RESPONDENT(S) COULD NOT EVEN ANSWER THE PETITIONER! CLAIMANT LEGAL PLEADINGS, Affidauits AND BRIEFS, AND THE RESPONDENT(S) WERE CLEARLY IN DEFAULT MICHIGAN COURT RULES 2.108(b), 2.111(e), 2.114(A) THRU(F), 2.603 Default 2,116(c) (1) THRU(10) AND THE RESPONDENTS) DECIBERATELY DID ALL THESE FELONIOUS Acts to EVADE RESPONSIBILITY FOR ALL THEIR PREVIOUS VIOLATIONS OF THE BASIC CONSTITUTIONAL RIGHTS OF THIS PETITIONER/CLAIMANT. ALL ACTS DONA BY RESPONDENTS! ARE DONE IN VIGUATION OF LAW AND THE BASIC CONSTITUTION AL RIGHTS OF THIS PETITIONER/ CLAIMANT! ALL PELONIES, REASE SEE TITLE 18 U.S. CODE SECTIONS 241-242, TITLE 42 U.S. CODE SECTIONS 1983, 1985, WND 1986, HAD PURTHER TITLE 5 U.S. CODE SECTIONS 557 AND 706. SAID UIDLATIONS ARE A MATTER OF THE RECORD AND HRE ALL WELL DOCUMENTED IN FACT. THIS IS TOTALLY TRUE IN FACT! RESPONDENTES; KIND OF GOT A REKNOWNED REPUTATION FOR OPERATING TOTALLY ABOUR THE LAW IN MONROE COUNTY AND RESPONDENTS) RATHER BRAZENLY ANDOPENLY I MIGHT HOD WITH IMPUNITY DO WHAT THE DAMN WELL PLEASE AND THE LAW WHAT IS THAT? IT IS WHAT RESPONDENT(S) SAY IT IS IN MONROR COUNTY!! FOR SURE!!! THE CONSTITUTION OF THESE UNITED STATES OF AMERICA OR ANY State of Michigan CUNSTITUTION 1837, 1850, 1908, 1963 DOES NOT EXIST IN Mouroe, MICHIGEN FOODOODOORRE SUULUURIRIE!! THIS IS A FELONY!

COUNT 5

THE PETITIONER CLAIMANT REARBUE EVERYTHING HS IF SO DRIGINALLY ARGUED MADE, AND FURTHER CHARER THE RESPONDENT BY WITH 10090 FRAUD IN FACT, FOR THE DELIBERATE, WILLFULL, WANTON DISREGALD OF THE LAW AND BASIC CONST. TUTIONAL RIGHTS OF THIS PETITIONER CLAIMANT. SEE FURTHER ATTACHED;

COUNT S. CONTINUED

FRAUD Defined IN BLACK'S LAW DICTIONARY 6th edition P3.660

FRAUD:
AN INTENTIONAL perversion of truth for the purpose of
INDUCING ANOTHER IN reliance upon it to part with some
UALUABLE THING belonging to him/her, or to surrander a
legal right. Afalse representation of amatter of FACT, whether
by words, or conduct

ANY KIND OF SILENCE, MISINFORMATION, AND/OR DISINFORMATION EQUATES WITH FRAUD/DOLUS. SEE U.S. V. PRUDDEN, 424 F2d 1021; U.S. V. TWEEL, SSO F2d 297 AT 299-300; AND CARMINE V. BOWEN, 64 A. 932. A PERSON WHO, KNOWING THE STATEMENT IS FALSE, MAKES A MATERIALLY FALSE STATEMENT IN A COMPLAINT IS GUILTY OF PERJURY, A FELONY PUNISHABLE BY IMPRISONMENT FOR NOT MORE THAN 15 YEARS, AND IN ADDITION, IS IN CONTEMPT OF COURT, MCL. 764.10. WOMACK V. STATE, 285 SW2d 141.

Case 2:04-cv-74693-VAR-MKM ECF No. 1, PageID.23 Filed 12/01/04 Page 23 of 38

PETITIONER/CLAIMANT ALLEGE ALL COMPLAINTS AS IF REARGUED ANEW HERE AND FUTHER ALLEGE A R.I.C.O. COMPLAINT.

COUNT 7

PETITIONER/CLAIMANT ALLEGES ALL COMPLIANTS AS
IF REALGUED AND HERE AND FURTHER ALLEGE
SLAUERY, INVOLUNTARY SERVATITUDE,
PEONAGE, SELL PEOPLE INTO SLAVERY
INVOCATION OF LAW! SEE 1374 Amendment
U. S. CONSTITUTION AND TITLE 42 U.S. CODE
SECTION 1994 AND BOND SET FILES WITH CUSIF
NOS. AS BILLS OF LADING, CARGO MINIFEST,
SLAVE I.d. No. IDENTIFICATION

COUNT 8

PETITIONER/CLAIMANT Alleges All Complaints ASIF REARGUED ANDW HERE AND FURTHER BILEGETHE PETITIONER POSSESSION OF FIRE ARMS During the COMMISSION OF A FELONY, M.C.L.A. 750, 227(6)

COUNT 9

PETITIONER/CLAIMANT Alleges All COMPLAINTS HS IF
REARGUED ANDW HERE HND FURTHER Allege the RESPONDE
DELIBERATE DERELICTION AND NEGLECT OF SWORD
OUTY TO INCLUDE VIOLATION OF SWORN OATH C
OFFICE AND PERJURY 18 U.S. CODE IS
MCLA 750.422

COUNT 10

PETITIONER | CLAIMANT Alleges All COMPLAINTS HEIF
REARGUED ANEW HERE AND FURTHER Allege THE RESPONDEN
DELIBERATE BREACH OF THE 1997 PRISONER'S REFORM ACT, W
IS A FELONY FOR SURE.

PETITIONER / CLAIMANT ALKGES ALL COMPLAINTS AS
IF REARGUED ANEW HERE AND FURTHER ALLEGE: DELIBERATE

CONSPIRACY TO VIOLATE BASIC CONSTITUTIONIAL

RIGHTS OF THIS PETITIONER / CLAIMANT IN

VIOLATION OF LAW. SEE U.S. CONSTITUTION

State of Michigan (4) Four CONSTITUTIONS 1835, 1850

1938, 1963, ALSO SEE TITLE 18 INITED STATES CODE

SECTIONS 241 AND 242. TITLE 42 U.S. CODE SECTIONS

55 1983, 1985, 1986. ALSO SEE 18 U.S. CODE SECTIONS

55 2381, 2382, 2383, AND 2384 "TREASON" AND TITLE

28 U.S. CODE SECTIONS 1331, 1333 SAUING TO SUITORS,

1361 MANDAMUS TO COMPLETE SUITORS TO US DUTY,

1441. JURISDICTION AND REMOVAL TO U.S. FEBERAL COURT,

COUNT 12

PETITIONER/CLAMANT ALLEGES ALL COMPLAINTS) AS IF REARGUED ANEW HERE AND FURTHER ALLEGES FOR THE RECORD;

THAT RESPONDENT(S) DID DELIBERATELY WITH MALICE HNO FORTHOUGHT DID INGAGE IN A DELIBERATE PLAN AND ACTION TO SLANDER, LIBEL, AND DEFAME THE GOOD NAME AND GOOD CHARACTER TO HOLD THE PETITIONER/ CLAIMANT BUT TO PUBLIC REDICULE WITH PETITIONER CLAIMANT IS NUTTS, CRAZY, PSYCHOTIC, CAY, TROUBLE MAKER, AND OTHER SUCH DERUSATORY TYPE OFFICIAL DOM TYPE LABELING TO DISCREDIT THE PETITIONER/CLAIMANT thereby TURTIOUSLY INJURING TEREPARABLY BY DAMAGING HIS GOOD NAME AND REPUTATION TO GAIN FRAUDULENT, UNFAIR Advantage OVER PETITIONER/CLAIMONT 70 DEMY TO HIM DUE PROCESS OF LHW, AND EQUAL PROTICTION UNDER THE LAW SEE TITLE 5 U.S. CODE SECTIONS #557 AND # 706 ALL OF WHICH ARE AFELONY. CONSTRUCTIVE NOTICE IS HEREIN GIVEN!

PETITIONER / CLAIMANT ALLEGES ALL COMPLAINTS AS IF
REARGUED ANEW HERE, AND FURTHER ALLEGES; RESPONDENCY)
The state of Michigan, AND IT OFFICERS, AGENTS, ASSIGNS,
ACTORS, EMPLOYEES, CONTRACTORS, COUNSCIONS HAVE ENGAGED
IN A DELIBERATE ABUSE OF THE BASIC CONSTITUTIONAL BEHTS
OF THIS PETITIONER / CLAIMANT AND I CAN DOCUMENT
THE FRAUDULENT, MALICIOUS PROSECUTIONS, FALSE COMPLAINTS,
AND I CAN DOCUMENT BACK OVER 30 PLUS YEARS OF CONSIDERIBRE
ABUSE OF PROCESS, SELECTIVE PERSECUTIONS MALICIOUS AND
FALSE ARREST, FALSE IN PRISONMENTS AND MALICIOUS PROSECUTIONS
AND I BRING THIS COUNT TO DELIBERATELY SHOW THAT
CURRENTLY THE RESPONDENTS ARE DELIBERATELY CONTINUING
THIS UNLAWFUL ABUSE UN ABETTED. ALSO SER STREET US. COUNTY
THIS UNLAWFUL ABUSE UN ABETTED. ALSO SER STREET PRIGHTEN
OF LOS ANGELES: 236 F34 552 (9 cir. C.A. 2001 CASE) FALSE ARREST PRIGHTEN

COUNT 14

PETITIONER / CLAIMANT ALLEGES ALL COMPLAINTS AS IF REARGUED ANEW HERE, AND FUETHER ALLEGES: THAT RESPONDENTS DID INTERFER, TAMPER WITH, ABSCOUND WITH THE U.S., MAIL OF THIS PETITIONER/CLAIMANT TO HARASS, INTIMIDATE, INTURE AND INTERFELL WITH PETITIONER/CLAIMANT'S MAIL/COURT PAPERS, AND SAID ACTS ARE A FEDERAL FELONY UNDER TITLE 18, SECTIONS, 1841 41843 NOTICE OF FELONY IS HERE IN GIVEN.

SEE BALLANCE US. YOUNG 130 F. SUPPEND 762 (W.D. VZ. 2000 CASE) CORRECTIONS CASE LAW RUDNITIONLY MAY 2001 BY HONROBERT MEYERS COUNT 15

PETITIONER/CLAIMANT ALLEGE ALL COMPLAINTS AS IF REARGUED ANEW HERE, AND FURTHER Alleges: THAT RESPONDENT(S) REARGUED ANEW HERE, AND FURTHER Alleges: THAT RESPONDENT(S) REFUSED LAWFUL SERVICE OF A VALID PETITIONER/CLAIMANT'S "PETITION FOR WRIT OF HABEAS CORPUS" WHICH WAS DIRECTLY HANDED TO RESPONDENT(S) CONRECTIONAL OFFICER NICHOLSON PERSONALLY WHO REFUSED SERVICE NICHOLSON SAID ON ORDERS DIRECTLY FROM HON, TILLMAN L. CRUTCHFIELD, SHERIFF MONROE COUNTY. THIS IS A FELONY UNDER 28 U.S. COPE, SECTION 2254, AND 2255 PRISONER IN CUSTOPY. CONSTRUCTIVE NOTICE IS HERE IN GIVEN ON THE RECORD!

Case 2:04-cv-74693-VAR-MKM ECF No. 1, PageID.26 Filed 12/01/04 Page 26 of 38

PETITIONER/CLAIMANT ALLEGES ALL COMPLANTS AS IF REARGUED ANEW HERE AND FURTHER ALLEGES! THAT I WAS ARRESTED FOR ALLEGEDLY POSSESSING FIREARMS AND KNIVES ON AUGUST 11, 2004. THE COMPLAINT FELONY MAD WARRANT FELONY FAILS TO STATE OURISDICTION AND STANDING. IT'S A MAXIM OF LAW THAT, ONCE CHALLENGED, THE PERGON ASSERTING TURISDICTION MUST PROVE JURISDICTION TO EXIST AS A MATTER OF LAW, MICNUTT VI G.M., SG S.CT. 789, 80 L.Ed. 435; GRIFFIN V. MATHEWS, 310 SUPP. 341, 423 F. 2d 2/2; BASSO V. U.P.L. 495 F. 2d 906; THOMSON V. GASKIEL, 62 S.CT. 673, 83 L.Ed. 111. ACCURDING TO TITLE 5 USC \$ 556 (d), THE STATUS STATES AS FOLLOWS;

"EXCEPT AS OTHERWISE PROVIDED BY STATUTE, THE PROPONENT OF A RULE OR ORDER HAS THE BURDEN OF PROOF."

ON THE COMPLYINT FELONY AND WARRANT FELONY, THE DOCUMENTS CLAIM
THAT THE VICTIM OR COMPLAWANT IS "MONROE CO SHERIFF."
"MONROE CO SHERIFF" IS NOT A HUMAN BENG, BUT A CORPORATION!
GOVERN MENT ABONCY. I, RICHARD John Champion AM NOT A CORPORATION!
AND/OR AN ARTIFICIAL PERSON, BUT A LIVE HUMAN BEING. ACCORDING TO
YAKT I, CHAPTEX I, ARTICLE 1(2): AND PART I, CHAPTER II, ARTICLE 3 BF
THE AMERICAN CONVENTION ON HUMAN PIGATS, I HAVE THE RIGHT TO
RECOGNITION AS A HUMAN BEING BEFORE THE LAW. I, RICHARD JOHN
CHAMPION (ALL CAPITAL LETTERS) THE PERSON OF RICHARD
JOHN CHAMPION (ALL CAPITAL LETTERS) THE DEFENDANT AS MORATED
ON THE COMPLAINT FELONY AND WARRANT FELONY. ACCORDING TO
ENGLISH GRAMMAR, CAPITALIZING AN ENTIRE NAME DOES NOT
REFERENCE A HUMAN BEING. ACCORDING TO PART I, CHAPTER II,
ARTICLE 18 OF THE AMERICAN CONVENTION ON HUMAN RIGHTS, THE

Case 2:04-cv-74693-VAR-MKM ECF No. 1, PageID.27 Filed 12/01/04 Page 27 of 38

PROTOCOL SPECIFICALLY STATES THAT;

ARTICLE 18, RIGHT TO A NAME

((EVERY PERSON HAS THE RIGHT TO A GIVIN NAME AND TO THE SURNAMES OF HIS PARANTS OR THAT OF ONE OF THEM.

THE LAW SHALL REGULATE THE MANNER IN WHICH THIS RIGHT SHALL BE ENSURED FOR ALL, BY THE USE OF ASSUMED MAMES IF NECESSARY. "

RESPONDENT(S) HAVE FAILED TO STATE A CLAIM UPON WHICH RELIED CAN BE GRANTED AS THE COMPLAINT FELONY AND THE WARRANT FELONY FAILS TO STATE JURISDICTION OR STATE ANY LAWS OR EVIDENCE THAT WY PARENTS GAVE ME THE ALL CAPITAL NAME OF RICHARD JOHN CHAMPION, AN ARTIFICIAL PERSON. ACCORDING TO U.S. SUPREME COURT CASE PENHALLOW V. DOANE'S ADMINISTRATORS, 3 U.S. 1 L.Ed. 57; DALL, 54, DEFINES GOVERNMENTS SUCCINCILY:

(((C GOVERNMENTS ARE (ORPORATIONS,)) INASMUCH AS EVERY GOVERNMENT IS AN ARTIFICIAL PERSON, AN ABSTRACTION, AND A CREATURE OF THE MIND ONLY, A GOVERNMENT CAN INTERFACE ONLY WITH OTHER ARTIFICIAL PERSONS. THE IMAGINARY - HAVING NEITHER ACTUALITY NOR SUBSTANCE-IS FORECLOSED FROM CREATING AND ATTAINING PARITY WITH THE TANGIBLE. THE LEGAL MANIFESTATION OF THIS IS NO GOVERNMENT, AS WELL AS ANY LAW, AGENCY, ASPECT, COURT, ETC., THEREOF, CAN CONCERN ITSELF WITH ANYTHING OTHER THAN CORPORATE, ARTIFICIAL PERSONS AND THE CONTRACTS BETWEEN THEM.)

I, RICHARD JOHN CHAMPION, CONTEST UNDER LIBEL OF REUIEW, THE DURISDICTION AND STANDING OFRESPONDENT(S), THE 1ST DISTRICT COURT, AND THE "VICTIM OR COMPLAWANT" AS THEY ARE CORPORATIONS AND I AM A LIVE HUMAN BEING UNDER INCERPTION, RESPONDENT(S) HAVE NO JURIS DICTION OVER ME AS THE RESPONDENT(S), THE 1ST DISTRICT COURT, AND THE VICTMI OR COMPLAINANT CAN ONLY INTERFACE WITH OTHER ARTIFICIAL PERSONS.

Case 2:04-cv-74693-VAR-MKM ECF No. 1, PageID.28 Filed 12/01/04 Page 28 of 38
THE COMPLAINT FELRY AND THE WARPANT FELONY FAILS TO STATE A

CLAIM UPON WHICH RELIEF CAN BE GRANTED BY FAILING TO STATE

TURISDICTION/STANDING THAT, I, RICHARD John Champion, A

LIVING HUMAN BEING IS AN ARTIFICIAL PERSON SUBJECT TO

INTERFACE WITH OTHER ARTIFICIAL PERSONS, PARTICULARLY WITH

THE 1ST PISTRICT COURT AND THE WESTIM OR COMPRIMENT.

CACE DURISDICTION IS BAISED, IT MUST BE PROVEN. HAGENS V.

LAVING, 415 U.S. 593, NOTE 3. JURISDICTION MUST BE

AFFIRMATIVELY SHOWN AND WILL AND BE PRESUMED, SPECIAL INDEM.

FUND V. PREWITT, 305 FOR 306, 201 OK. 308.

COUNT 17

PETITIONER / CLAMANT ALLEGES ALL COMPLAINTS AS IF

REARGUED AND HERE AND FURTHER ALLEGES! THAT RESPONDENTS

DELIBERATELY WITH MALLICE AND FORETHOUGHT DID WILLIFULLY DENY

PETITIONER / CLAMANT. CONSTITUTION ALLY GUARANTEED RIGHT

TO KEEP AND BEAR ARMS FOR THE PROTECTION OF PETITIONER/

CLAMANTS LIFE IN TOTAL UIOLATION OF THE 2Nd Amendment

U.S. CONSTITUTION AND ARBICLE 1 Section 6 STATE OF Michigan Const.

OF 1963 — " ALSO 1835-1850 - 1908 - 1963 ALL SUCH ACTION ARE

10076 UNCONSTITUTIONAL INFACT. ALL RESPONDENT'S COMPLAINTS

BELONG THE COURT ARE 100% FRAUD IN FACT ALID ALL SUCH ACTIONS

ARE ALSO FRAUD AND A VIOLATION OF PETITIONER/CLAMANIS BASIC

CON STITUTIONAL RIEMS SEE TITLE 18 U.S. CODE SOCIENS 241-242 AND

TITLE 42 U.S. CODE SECTIONS, 1983, 1985, AND 1986, ALL ARE

FELONIES. CONSTRUCTIVE NOTICE 15 & IN EN FORMALLY! IT ALSO 15 A

BREACH OF ANY OATH OF OFFICE!

COUNT 18 PETITIONER/CLAIMANT ALLEGES ALL COMPLIANTS ASIF REARBUING ANEW HERE, AND FURTHER Alleges: THAT RESPONDENTS DID PARTICIPATE IN A STRIQUE OUERCROWDING OF PRISONERS, THAT IN A HOLDING DRUNK TANK CELS THE RESPONDENTS Would PUT (33-to-36) Thirty-three to thirty-SIX human beings in varine STAGES OF SORKIETY, PULLED ON CLOTHES AND ALL FROM VARING SEGEMENTS OF ALL SOCIETY, AND HABITUAL JONES PROBLEMATIC SCENARIOS IN A ROOM NO BIGGETT THAN 8-10/F+ BY 12 TO 16 FT long and every square wehofthe floor areamould have a body in IT in what over compition imagined, Ano it would get very, very warm in THERE, AND SOMEONE would Always WEED to use the torlet sonk AREA FOR THROWING UP OF WHAT EVER, AND THE SMELL IN THERE WOULD ENG A MAGGET AND THAT SAID RESPONDENTS) ACTIONS CLEARLY WERE IN GRAVE SERIOUS BAD JUDGEMENTWISE JUST FROM A BOARD OF HEALTH STANDARD AND FURTHER ARE IN VIOLATION OF THE 1997 FEDERAL PRISONER REFORM ACT AND MOST COUNTRIES HUMAN RIGHTS PARKEMENTS, "THE ROME TRANTY" WITH THE U.N. GENEVA CONVENTION, RED CROSS STANDARDS AND STANDARDS ON THE UNITED STATES FEDERAL DISTRICT COURT ORDERS, SEC ORDERS HOW. DEPISE HOOD CONCERNING PRISON / JAIL DULICROWING. SEE LURRE TIONS CASELAW QUARTERLY HOW. ROBERT MEYERS

RISHTS OF THE PETITIONER / CLAIMANT AND SAID LIGHTONS

ARE A VIOLATION OF THE BASIC CONSTITUTIONS

ARE A FELONY, SEC 18 U.S. CODE SECTIONS 241-242 AND

TITLE 42, U.S. CODE SECTION 1983, 1985, 1986, NOTICE OF FELONY

IS HERE IN GIVEN. IT FURTHER REPRESENTS PRISONER ABUSE

SYMILAR TO ABUSES OF PRISONERS IN IRAC WHICH IS CLEARLY

IRREPREHENSIBLE AND BORDER ON HATE CRIMES FOR A CIVILIZED

SOCIETY TO TOLORATE AT ALL ESPECIALLY CLAIMING TO BE A FREE

COUNTRY.

COUNTRY.

PETITIONER/CLAIMANT ALLEGES ALL COMPLAINTS AS IT BEARGUED ANEW HERE, AND FURTHER ALLEGES THAT THE RESPONDENT(S)

OLD FACTURILY COMMIT CAPITUL FELONY "TREASON" AGAINST THE SOUPPING PEOPLE AND BOVERNMENT OF THESE UNATED STATES OF AMERICA AND THE SOUPPING State of Michigam.

SHIP HICMOUS ACTS ARE ALL PUNISHABLE BY HANDING TO DEATH FOR HAUNG GIVEN AID AND COMFORT TO THE ENEMIES OF THIS GREAT COUNTRY THEIR by CAUSING Chaos, REFEWON, AND ANARCHY SAID ACT ARE ALSO FELONIES. TITLE 18 U.S. CODE SECTIONS 2381, 2382, 2383, 2384. NOTICE OF FELONY IS HERE IN GIVEN! THANK YOU JUDGE FOR YOUR VERY PRECIOUS TIME AND TROUBLE.

DATE NOV. 27, 2004

CHAMPION RICHARD JOHN, A STRAWMAN A/K/A Carl Edward, Miller, MY ACTUAL APPEARING IN PROPRIA PERSONAL ON MY OWN BEHALF AS MY OWN COUNSEL

IN SUMMATION

I HAVE BEEN ARRESTED AND HAVE BEEN REFUSED DUE PROCESS OF THE LAW, EQUAL PROTECTION OF THE ZAW, AND THE PURSUIT OF HAPPYNESS. I HAVE NOT BEEN APPRAIGNED TO PLEAD NOT GUILTY. I HAVE NOT HAD A DURY TRIAL AS I HAVE BEEN CHARGED WITH 7 CRIMINAL OFFENDES. I HAVE NOT HAD MY MOTIONS HEARD. COURT APPOINTED AMORNEYS HAVE BEEN FORCED UPON ME WITHOUT MY CONCENT OR CONTRACT. I HAVE SEEN CHARGED THAT I AM MENTALLY ILL FOR ARGUMG JURISDICTION. THIS IS HOW THEY EVADE PROVING DURISDICTION, CLAIMING I'M MENTALLY ILL. THE OTHER DEFENDANT (S) FROM THE YPSILANTI CENTER FOR FORENSIC PSYCHIATRY HAVE LIED ON COURT RECORD AND ARE NOW LIABLE FOR THEIR ACTIONS, I HAVE BEEN DENIED MY OWN PREFESSIONAL PSYCHIATRIST. I ALSO CONTEST THE RESPONDENT (S) QUALIFICATIONS OF RENDERING ME MENTALLY ILL. ANY RIND OF ILLNESS, IT IS A COMMON PRACTICE FROM INSURANCE COMPANIES TO GET A SECOND OR THIRD OPINION. THERFORE, I DEMAND MY OWN PSYCHIATRIST OF MY OWN CHOOSING FOR A SECONDOR THIRD OPINION, WHY AM I BEING DENIED MY OWN DOCTOR? I AM ALGO BEWG DENIED ALLESS TO DOCTORS, I AM BEING DENIED ACCESS TO GETING WALL AND SENDING MAIL. I AM BEING DENIED ACCESS TO DEFEND THE CHARGES, NO PAPER TO WRITE, NO LAW BOOK FOR RESERREN, NO PHONE CALLS, NO VISITORS, NOTHING, I AM ALSO BEMIED THE BASIC NOURISHMENTS FROM THE Y FOOD GROUPS. NOW THEY ARE TRYING TO PUT ME ON DRUGS TO EFFECT MY MENTAL CAPICITY TO MAKE ME INCOHERENT.

WHERE FORE I PRAY FOR THE JUST AND LAWFUL

- 1) I AM ASKING FOR 500 BILLIAN TROYOUNCE BAR UNITES OF GOLD PURITY . 999 FINE.
- 2) AN INJUCTION PEACE BOND P.P.O. WITH \$500,000'00 DOLLAR PEACE BOND TO INSURE PETITIONER/CLAIMANT'S QUIET ENJOYMENT OF RIGHTS
- 3) EXPUNCEMENT IN TOTAL MY GOOD NAME
- 4) SUEH OTHER LAND FURTHER RELIEF THE COURT MAY DEEM NECESSARY AND PROPER
- AS THE 1ST DISTRICT COURT MAS NO JURISDICTION,

 OR IN THE ALTERNATIVE, THAT I BE IMMEDIATELY

 RELEASED UNDER PERSONAL BOND UNTIL THE

 CONTROLORAGY IS HEARD BY A JURY AND/OR UNTIL THE

 ENTIRE APPEAL PROCESS HAS BEEN FULLY EXHAUSTED,

 IF THE RESPONDENT(S) CANNOT PROVE JURISDICTION

 AND/OR STANDING WITHW AD DAYS OF BEING SEEVED

 WITH THE SUMMONS AND COMPLAINT, I WILL

 PRESUME THAT JURISDICTION AND STANDING DOES NOT

 EXIST WHERE I ALL ENTITLED TO THE RELIEF REQUESTED

Case 2:04-cv-74603 VAR-MKM, ECF No. 1, PageID.33 Filed 12/01/04 Page 33 of 38

NOW COMES CHAMPION RICHARD TOHN, A STRAWMAN AJR/A

Carl Edward, Miller my Actual Christian Name AND

FIRST BEING PULY SWORN ON OATH I DO SOLMWLY SAY

AND DEPOSE THE FOLLOWING,

- 1) I AM THE HOULK NOTEN AFFIRMT.
- 2) I AM OF PROPER HER OF DISCRETION AND GODD MENTAL CAPACITY AND I HAVE FIRST HOND KNOWLEDGE AND I CAN TESTIFY TO SAME, I HAVE READ IT AND TO THE BEST OF MY KNOWLEDGE IT IS TRUE,
- 3) I HAVE NOT FILED THES AFFID HUIT FOR AWY
 UNLAWFUL OR IMPROPER PURPOSE OR TO RESTRING
 ANY OFFICER IM HIS/HER LAWFUL DUTIES
- 4 I HAVE BEEN IRREPARABLY / JARMED BY
 THESE RESPONDENTS AND WILL BE FURTHER
 IRREPERABLY HARMED IF THIS HOWOPIABLE
 COURT WILL NOT GRANT AIR JUST AND LAWFUL
 RELIEF AS REQUESTED TIMELY
 OF THIS HONORABLE COURT

53 FURTHER AFFIRMT SHYETH NOT

DIETE NO	00 20, 200	4
WITNESS	forother Delle	. Lynch

Respectfully Submitted,

Champion Rebore & Garle. Meller

CHAMPION RICHARD JOHN A STRAWMAN

A/K/A CarlEdward, Miller my ACTUAL

CHRISTIAN NAME

NOTARY PUBLIC

MY COMMISSION EXPIRES

CERTIFICATE OF SERVICE

NOW COMES, CHAMPION RICHARD JOHN, A STRAWMENT A/K/A Carl Edward, Miller, my actual Christian NAME, AND APPEARING IN PROPRIA PERSONA ON MY OWN BEHALE AS MY OWN COUNSEL AND I DO HERBY CENTIFY THAT I HAVE THIS DAY AND DATE SCRUED RESTOUDEN'S AGENTY ATTORNEY..... Notice to the AGENT IS Notice TO THE PRINCIPAL, by PLACING A TRUE COPY OF THE PETITIONER'S PAPERS, PLEADINGS, BRIEFS, LOMPIANTS AND BY PLACING SHIPE IN A SCHLED ENVELOPE WITH PROPER POSTAGE AFFIRED There to AND DEPOSITING SAME IN THE OFFICE OF THE U.S. MAIL SENT to the BELOW LISTED PARTIES ON!

DATE NOV. 27, 2004

Most Respect fully Submitted, Champion Pichard John, A STEAMMAN CHAMPION PICHARD JOHN, A STEAMMAN A/K/A Carl Edward, Miller, My ACTUAl Chaston A/K/A Carl Edward, Miller, NAME NAME Appearing IN PROPRIA PERSONAL ON MY OWN BEHALF AS MY OWN COUNSEL

OPPOSING PARTY / COUNSEL LISTED BELOW

HON. Michael A. Weipert, Esquire (P-35080)

The PROSECUTING ATTORNEY FOR MONDOE COUNTY

OFFICE OF THE PROSECUTOR; MONFOE COUNTY

128 E. SECOND Street

MONROE, Michigan 48161-2163

Ph# (721) 240-7600

RESPONDENTS ONE: JEMMIFER M. GARNHOLM, GOVERNOR CAPITOL BUILDING, P.O. BOX 300/3 LANSING, ATT 118909 RESPONDEDMS/ LIBELINGS THE: COUNTY OF MONROE, A MUNICIPAL CORPORATION 125 EAST AND ST., IST FLOOR MONROE, MI 48161 たとららかんカビルフラン LIBELANTS THREE: MONROE COUNTY JAIL, A CORPORATION 100 EAST DND STREET MONROE, All 48161 RESPONDENTS/ LIBELANTS FOUR: CITY OF MONROE, A MUNICIPAL CORPORATION 120 EAST 157 STREET MONRUE, MI 48161 RESPONDENTS! LIBFLANTS FIVE: MICHAEL WEIPERT, MONROE COUNTY PROSECUTOR 125 E. SECOND ST. MONROE, MI 48161 RESPONDENTS LIBELANTS SIX! STATE OF MICHIGAN, A MUNICIPAL CORPORATION G. MENNEN WILLIAMS BUILDING, 7TH FLOOR 525 W. OTTAWA ST. LANSING MI 48909 RESPONDENTS/ LIBELANTS SEVEN: TILMAN CRUTCHFIELD, MONROE COUNTY SHERIFF 100 E. QUD ST.

MONROE, MI 4816/ RESPONDENTS!

e e y p

LIBELANTS EIGHT: MONROE COUNTY SHERIFF, A MUNICIPAL CORPORATION IND E. ZND ST.

MONROL, MI 48161

RESPONDENTS/ ZIBELANTS NINE: CHRISTINE NEGENDAUX, PSYCOLIGIST 331 MAIN RD.

YPSILANTI, MI 48197

RESPONDENTS/ TEN: KATHRYN J. EDNIE, ASSISTANT LIBELAUTS 331 EMIS RD YPSILANTI, 211 48197

RESPONDENTS/ LIBELANTS ELEVEN: WILLIAM I'S MEYER, DIRECTOR 331 EMIS RD.

SPSIL/NOTI, MI 48197

RESPONDENTS/ TWELVE: THOMAS SHAZER, PHD LIBELANTS

> 331 EMIS KD YPSILANII, MI 48197

RESPONDENTE THIRTEEN: JANET OLSZEWSKI

331 E.415 RD.

yps1220071, 111 48197 RESPONDENTS/

LIBELANTS FOURTEEN: YESILANTI CENTER FOR FORENISIC PSYCHIATRY

> 33/ 511/5 RD YPSILANTI, MI 48197

Case 2:04-cv-74693-VAR-MKM - ECF No. 1, PageID:37 - Filed 12/01/04 - Page 37 of 38

CIVIL COVER SHEET FOR PRISONER CASES - HABEAS

TO BE FILED IN DUPLICATE WITH EVERY NEW CIVIL ACTION

Name of 1st Listed Plaintiff **Richard John Champion**

Name of 1st Listed Defendant Judge Terrence P. Bronson

Inmate Number: 105012

Wayne

Defendant's County of Residence (If Located in Michigan)

FACILITIES. LISTED ALPHA BY CITY:

- PARR HIGHWAY CORRECTIONAL **FACILITY** 2727 E. BEECHER STREET ADRIAN, MI 49221
- **GUS HARRISON CORRECTIONAL FACILITY** 2727 E. BEECHER STREET ADRIAN MI 49221 LENAWEE COUNTY CODE: 26091
- BARAGA MAXIMUM CORRECTIONAL **FACILITY** 301 WADAGA ROAD BARAGA, MI 49908 **BARAGA COUNTY CODE: 26013**
- BOYER ROAD CORRECTIONAL FACILITY 10274 BOYER ROAD CARSON CITY, MI 48811 MONTCALM COUNTY CODE: 26117
- FLORENCE CRANE CORRECTIONAL P.O. BOX 307, 38 FOURTH STREET COLDWATER, MI 49036
- LAKELAND CORRECTIONAL FACILITY 141 FIRST STREET COLDWATER, MI 49036 **BRANCH COUNTY CODE: 26023**
- MOUND CORRECTIONAL FACILITY 17601 MOUND ROAD DETROIT, MI 48212
- RYAN CORRECTIONAL FACILITY 17600 RYAN ROAD DETROIT, MI 48212
- WAYNE COUNTY JAIL **570 CLINTON STREET** DETROIT, MI 48226 WAYNE COUNTY CODE: 26163
- OAKS CORRECTIONAL FACILITY P.O. BOX 38, 1500 CABERFAE HWY. EASTLAKE, MI 49626-0038 MANISTEE COUNTY CODE: 26101
- GENESSE COUNTY JAIL 1002 S. SAGINAW FLINT, MI 48502 **GENESSE COUNTY CODE: 26049**

- SAGINAW CORRECTIONAL FACILITY 9625 PIERCE ROAD FREELAND, MI 48623 SAGINAW COUNTY CODE: 26145
- WILLIAM DICKERSON FACILITY П 3501 HAMTRAMCK DRIVE HAMTRAMCK, MI 48211 **WAYNE COUNTY CODE: 26163**
 - **BELLAMY CREEK CORRECTIONAL** FACILITY
 1727 W. BLUEWATER HIGHWAY IONIA, MI 48846
- IONIA MAXIMUM FACILITY 1576 W. BLUEWATER HIGHWAY IONIA, MI 48846
- DEERFIELD CORRECTIONAL FACILITY 1755 HARWOOD ROAD IONIA, MI 48846
- RIVERSIDE CORRECTIONAL FACILITY 777 W. RIVERSIDE DRIVE IONIA MI 48846
- HANDLON MICHIGAN TRAINING UNIT 1728 BLUEWATER HIGHWAY P.O. BOX 492 IONIA, MI 48846 **IONIA COUNTY CODE: 26067**
- COOPER STREET CORRECTIONAL 3100 COOPER STREET JACKSON, MI 49201
- G. ROBERT COTTON CORRECTIONAL **FACILITY** 3500 N. ELM ROAD JACKSON, MI 49201
- CHARLES EGELER CORRECTIONAL FACILITY 3855 COOPER STREET JACKSON, MI 49201-7517
- PARNALL CORRECTIONAL FACILITY 1780 F. PARNALL JACKSON, MI 49201
- SOUTHERN MICHIGAN CORRECTIONAL **FACILITY** 4002 COOPER STREET JACKSON MI 49201 JACKSON COUNTY CODE: 26075

- CHIPPEWA CORRECTIONAL FACILITY KINCHELOE, MI 49784
- HIAWATHA CORRECTIONAL FACILITY 4533 W. INDUSTRIAL PARK DR. KINCHELOE. MI 49786-0001
- STRAITS CORRECTIONAL FACILITY 4387 W. M-80 KINCHELOE, MI 49785-0001
- KINROSS CORRECTIONAL FACILITY 16770 S. WATERTOWER DRIVE KINCHELOE, MI 49788 **CHIPPEWA COUNTY CODE: 26033**
- MARQUETTE BRANCH PRISON P.O. BOX 779 1960 S US-41 MARQUETTE, MI 49855 MARQUETTE COUNTY CODE: 26103
- THUMB CORRECTIONAL FACILITY 3225 JOHN CONLEY DRIVE **LAPEER, MI 48446 LAPEER COUNTY CODE: 26087**
- FEDERAL CORRECTIONAL INSTUTION -MILAN P.O. BOX 1000 MILAN, MI 48160-1090 WASHTENAW COUNTY CODE: 26161
- MACOMB COUNTY JAIL P.O. BOX 2308 MOUNT CLEMONS, MI 48043 MACOMB COUNTY CODE: 26099
- MUSKEGON CORRECTIONAL FACILITY 2400 S. SHERIDAN DRIVE MUSKEGON, MI 49442
- EARNEST C. BROOKS CORRECTIONAL **FACILITY** 2500 S. SHERIDAN DRIVE MUSKEGON HEIGHTS, MI 49444 MUSKEGON COUNTY CODE: 26121
- ALGER MAXIMUM FACILITY P.O. BOX 600 INDUSTRIAL PARK DRIVE MUNISING, MI 49862 ALGER CONTY CODE: 26003

- MACOMB CORRECTIONAL FACILITY 34625 26 MILE ROAD, P.O. BOX 480999 NEW HAVEN, MI 48048 MACOMB COUNTY CODE: 26099
- NEWBERRY CORRECTIONAL FACILITY 3001 NEWBERRY AVENUE NEWBERRY, MI 49868 **LUCE COUNTY CODE: 26095**
- SCOTT CORRECTIONAL FACILITY 47500 FIVE MILE ROAD PLYMOUTH, MI 48170
- WESTERN WAYNE CORRECTIONAL **FACILITY** 48401 FIVE MILE ROAD PLYMOUTH, MI 48170 WAYNE COUNTY CODE: 26163
- OAKLAND COUNTY JAIL P.O. BOX 436017 PONTIAC, MI 48343 **OAKLAND COUNTY CODE: 26125**
- MID-MICHGIAN CORRECTIONAL FACILITY 8201 N. CROSWELL ROAD ST. LOUIS, MI 48880
- PINE RIVER CORRECTIONAL FACILITY 320 N. HUBBARD П ST. LOUIS, MI 48880
- ST. LOUIS CORRECTIONAL FACILITY 8585 N. CROSWELL ROAD ST. LOUIS, MI 48880 **GRATIOT COUNTY CODE: 26057**
- STANDISH MAXIMUM CORRECTIONAL 4713 W. M-61 STANDISH, MI 48658 ARENAC COUNTY CODE: 26011
- П HURON VALLEY CENTER 3511 BEMIS ROAD YPSILANTI, MI 48197
- HURON VALLEY CORRECTIONAL **FACILITY** 3201 BEMIS ROAD YPSILANTI, MI 48197 **WASHTENAW COUNTY CODE: 26161**

-74693 VICTORIA A. ROBERTS

MAGISTRATE JUDGE MONA K. MAJZOUB

OFFICE USE ONLY

PLAINTIFF ADDRESS: (IF NOT ABOVE)

Ypsilanti Center for Forensic Psychiatry 331 Emis Rd, Unit C-41 Ypsilanti, MI 48197

BASIS OF JURISDICTION

U.S. Government Defendant Original Proceeding

Federal Question (U.S. Government Not a Party

- Diversity
- - Removed From State Court 2
- 5 Transferred from another District

CASE OPENING

OPEN AS CV

NO CREDIT REASSIGN TO Motion to Vacate (2255)

NATURE OF SUIT

П 510 Motions to Vacate Sentence

Z\

3

- 530 Habeas Corpus
- 535 Habeas/Death Penalty П 540 Mandamus
- 550 Civil Rights
- 555 Prison Condition

JURY DEMAND

Check YES only if demanded in POSSIBLE complaint complaint



COMPANION CASE



04-14694

IFP In Forma Pauperis

- WAI Waived
- PD Fee Paid

Rev. 12/8/2004

26161

PLAINTIFF'S COUNTY OF RESIDENCE:

Case 2:04-cv-74693-VARUNSULARFTOOLOCALPHOUSE 83:412/01/04 Page 38 of 38

١.	Is this a case that has been previously discontinued or dismissed?	□YES (17NO)
	If yes , give the following information:	
	Court:	
	Case No.:	
	Judge:	
2.	Other than stated above, are there any pending or previously discontinued or dismissed companion cases in this or any other court, including state court? (Companion cases are matters in which it appears substantially similar evidence will be offered or the same or related parties are present and the cases arise out of the same transaction or occurrence.)	□YES (MPNO)
	If yes , give the following information:	
	Court:	
	Case No.:	
	Judge:	

Notes: